

which represents a bilinogen concentration higher than 0.05 and for bilinogen concentration lower than 0.05 represented by a color ranged from red to colorless, wherein said interpretation spectrum of said amylase testing composition has an effective amylase concentration range representing a normal condition, an over active condition, and an inactive condition, wherein said interpretation spectrum of said blood testing composition has an effective blood concentration range between 0.015% and 0.5%, wherein said interpretation spectrum of said calcium testing composition has an effective calcium concentration range between 0.012% and 0.2% represented by a color ranged from slight opacity to milky precipitation, and wherein said interpretation spectrum of said nitrite testing composition has an effective nitrite concentration range between 0.00015% and 0.005% represented by a color ranged from cherry-red to dark cherry-red respectively.

**REMARKS-General**

1. The applicant acknowledges the allowability of claims 1-19. The amended independent claim 2 incorporates all structural limitations of the original claim 1 and includes further limitations previously brought forth in the original allowable claim 2, including any intervening claims.

2. The newly drafted independent claim 20 and 29 incorporate all structural limitations of the original claims 1 and 11 and include further limitations previously brought forth in the disclosure. No new matter has been included. All new claims 20-35 are submitted to be of sufficient clarity and detail to enable a person of average skill in the art to make and use the instant invention, so as to be pursuant to 35 USC 112.

3. With regard to the rejection of record based on prior art, Applicant will advance arguments to illustrate the manner in which the invention defined by the newly introduced claims is patentably distinguishable from the prior art of record. Reconsideration of the present application is requested.

**Response to Objection of the Specification under 35USC112**

4. The applicant submits that the new specification describes the subject matter of the instant invention with sufficient clarity and detail to overcome the rejection thereof under 35USC112.

**Response to Rejection of Claims 1-19 under 35USC112**

5. The applicant submits that the newly drafted claims 20-35 particularly point out and distinctly claim the subject matter of the instant invention, as pursuant to 35USC112.

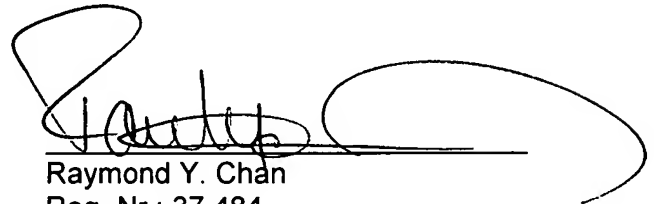
**The Cited but Non-Applied References**

6. The cited but not relied upon references have been studied and are greatly appreciated, but are deemed to be less relevant than the relied upon references.

7. In view of the above, it is submitted that the claims are in condition for allowance. Reconsideration and withdrawal of the rejection are requested. Allowance of claims 20-35 at an early date is solicited.

8. Should the examiner believes that anything further is needed in order to place the application in condition for allowance, he is requested to contact the undersigned at the telephone number listed below.

Respectfully submitted,

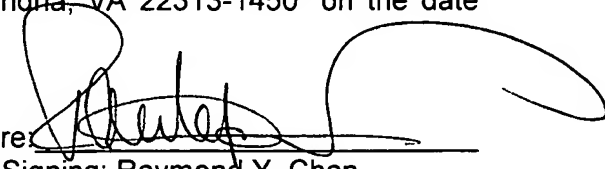


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#### CERTIFICATE OF MAILING

I hereby certify that this corresponding is being deposited with the United States Postal Service by First Class Mail, with sufficient postage, in an envelope addressed to "Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450" on the date below.

Date: 02/08/2008



Signature: \_\_\_\_\_  
Person Signing: Raymond Y. Chan